Dear Secretary Mayorkas:

The Committee on Homeland Security (Committee) is conducting oversight of the expanded use of the CBP One mobile application by the Department of Homeland Security (DHS) and U.S. Customs and Border Protection (CBP). What began as a streamlined system for customs inspections has turned into a scheduling system for illegal aliens at our Southwest border. This is unacceptable and undermines the integrity of our border.

CBP One launched on October 28, 2020, to streamline entry services and inspection for legal and legitimate trade and travel. These services include allowing brokers, carriers, and forwarders to make appointments for the inspection of perishable cargo and travelers with proper entry documents to apply for and manage their Form I-94. While the Committee commends DHS for developing systems to expedite legitimate trade and travel, we are deeply troubled by DHS’s continued expansion of the application. First, in 2021, DHS began allowing non-government organizations to use the application to confirm whether aliens waiting in Mexico under the Migrant Protection Protocols were eligible for processing back into the United States. Then, in 2023, DHS began allowing any alien who attested that they met certain “vulnerability criteria,” to schedule an interview at certain ports of entry. In April 2023, in preparation for the

end of Title 42, DHS removed the vulnerability requirement. And in May 2023, DHS increased the number of daily appointments.

DHS claims that the application’s continued expansion will help provide a “safe, orderly, and lawful path” for aliens to access the U.S. legal system. But the use of this application is anything but safe, orderly, and lawful. Indeed, to schedule a time to appear at a port of entry, a migrant must still make the dangerous journey to Mexico, where there is a high probability they will be assaulted, raped, or killed. Also, the application only offers a limited number of appointments per day, creating a significant backlog of impatient migrants who are flooding into Mexico, hoping for an appointment. In addition, this application only exacerbates the security risks already plaguing our Southwest border, expediting the process for aliens to be released into the country with little vetting.

After Title 42 ended, the CBP One application can now be used by any alien wishing to make an appointment, regardless of whether they are claiming asylum. The loopholes allowed by the CBP One application are compounded by the Circumvention of Lawful Pathways final rule. The rule lists out several exceptions to those who will be presumed ineligible for asylum. These exceptions include establishing that it was not possible to access or use the application due to a language barrier, illiteracy, significant technical failure, or other ongoing and serious obstacles. The Biden administration’s disastrous border policies continue to place our homeland security in jeopardy – and the CBP One application is no exception.

To assist the Committee in its oversight of the CBP One application and to fully assess the impact of the disconcerting application expansion, please provide the following documents:

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9 Circumvention of Lawful Pathways, 8 C.F.R. § 208 (2023).
and information as soon as possible, but no later than 5:00 p.m. on June 15, 2023:

1. The number of CBP One appointments scheduled at each port of entry from January 1, 2023, to the present.

2. Copies of any and all checklists or criteria that CBP officers or other DHS officials used or use to document parole decision-making for aliens who schedule appointments at the Southwest land ports of entry through the CBP One application.

3. The monthly number of aliens who scheduled an appointment at the Southwest land ports of entry through the CBP One application, categorized by nationality.

4. The monthly number of aliens who scheduled an appointment at the Southwest land ports of entry through the CBP One application, who did not appear for the appointment, categorized by nationality.

5. The monthly number of aliens approved for parole after scheduling an appointment at the Southwest land ports of entry through the CBP One application, categorized by nationality.

6. On the Circumvention of Lawful Pathways final rule, a significant number of exceptions are made for those who attempted to utilize the CBP One application. Please provide:
   a. The monthly number of aliens who presented themselves at a port of entry without using the CBP One application, who claimed it was not possible to access or use the CBP One application.
   b. The monthly number of aliens who were granted an exception based on not being able to access or use the CBP One application.

7. Documents between February 2021 to present to show cost of developing, expanding, and maintaining the CBP One application and any work that was contracted to third parties.

8. Documents sufficient to show what changes have been made to the CBP One application since Title 42 is no longer in place, including whether aliens using the CBP One application are required to state if they will claim asylum.
An attachment contains instructions for responding to this request. Please contact the Committee on Homeland Security Majority staff at (202) 226-8417 with any questions about this request.

Per House Rule X, the U.S. House of Representatives, the Committee on Homeland Security, is the principal committee of jurisdiction for overall homeland security policy and has special oversight of “all Government activities relating to homeland security, including the interaction of all departments and agencies with the Department of Homeland Security.”

Thank you for your prompt attention to this important matter.

Sincerely,

MARK E. GREEN, MD  
Chairman

CLAY HIGGINS  
Chairman  
Subcommittee on Border Security and Enforcement

Encl.

cc: The Honorable Bennie G. Thompson, Ranking Minority Member  
Committee on Homeland Security

The Honorable J. Luis Correa, Ranking Member  
Subcommittee on Border Security and Enforcement
The Honorable Alejandro Mayorkas  
Secretary  
U.S. Department of Homeland Security  
Washington, D.C. 20528  

Secretary Mayorkas:  

The Committee on Homeland Security is conducting oversight of the Department of Homeland Security’s (DHS) Central American Minors (CAM) refugee and parole program.¹

CAM was originally launched in November 2014, by the Obama administration to stem increasing numbers of unaccompanied minors from El Salvador, Guatemala, and Honduras. In August 2017, the Trump administration terminated the parole component of the program, resulting in the Department of State declining to accept new applications. Since the reinstatement of the parole component by the Biden administration on March 10, 2021, and the recent changes made on April 11, 2023, it has become evident that the program lacks critical restrictions to prevent abuse. The eligibility of individuals granted Temporary Protected Status (TPS) or parole is troubling.² The concern is deepened by the fact that eligibility for qualifying parents is expanded to include anyone who is a part of the same household and economic unit, and from the child’s country of origin. The policy fails to require any actual biological relation or legal responsibility to the eligible child. It simply casts a wider net over anyone associated with the household.

The concerns over the broad eligibility requirements are compounded by the mass migration currently happening at the Southwest border. The current trends indicate that Congress can expect the increase of encounters to continue; therefore, anticipating a substantially larger number of applications submitted for the CAM program. These reports, paired with the expanded, more inclusionary eligibility requirements, magnify our concerns of the program’s official use and need for overall reform.

In addition to our previously mentioned concerns are the recently announced changes to the original guidelines of the CAM program, which make apparent the goal of utilizing the program beyond its original intent. Particularly, the change in course of allowing those who failed to qualify for refugee status who were interviewed between August 16, 2017, and January

² Ibid.
Moreover, the fact that financial supporters will simply be permitted to provide a sworn statement attesting to their financial abilities rather than requiring applicants to complete the once necessary Form I-134, Declaration of Financial Support as evidence of ability, is astonishing and frankly, ripe for fraud.\(^3\)

Each aforementioned concern affirms the need for thorough oversight into the highly questionable CAM program. The boundaries of operation have clearly been skewed as a result of the Biden administration’s goal to expand current eligibility requirements in an effort to explicate the CAM program beyond its original intent.\(^4\)

To assist the Committee with its oversight of the CAM program, please provide the following documents and information as soon as possible, but no later than 5:00 p.m. on June 15, 2023:

1. Documents sufficient to explain how DHS intends to independently verify reported legal marriages and or unions from El Salvador, Honduras, and Guatemala;
   a. Documents and communications sufficient to explain DHS’ policy for approving or denying the marriages in question.

2. Concerning the recent announced changes to the program, all documents and communications providing sufficient information and explanation regarding:
   a. The number of cases from August 2017 to January 2018 that have been approved and or denied parole;
   b. The protocol for verifying U.S. citizens who provide sworn statements of financial support in lieu of the Form I-134; and
   c. The income threshold to be considered financially responsible for refugees or parolees and the maximum number of people one can support based on their level of income.

An attachment contains instructions for responding to this request. Please contact the Committee on Homeland Security Majority staff at (202) 226-8417 with any questions about this request.

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Per Rule X of the U.S House of Representatives, the Committee on Homeland Security is the principal committee of jurisdiction for overall homeland security policy, and has special oversight functions of “all Government activities relating to homeland security, including the interaction of all departments and agencies with the Department of Homeland Security.”

Thank you for your prompt attention to this important matter.

Respectfully,

CLAY HIGGINS
Chairman
Subcommittee on Border Security and Enforcement

Encl.

cc: The Honorable Lou Correa, Ranking Member
    Subcommittee on Border Security and Enforcement
June 1, 2023

The Honorable Mark E. Green, MD
U.S. House of Representatives
Washington, DC 20515

Dear Chairman Green:

Thank you for your May 23, 2023, letter to the Department of Homeland Security.

Your correspondence is very important to us. The appropriate DHS components are preparing information so we can respond with the accuracy and completeness that your letter deserves. Please know that the Department’s leadership has accorded your letter a high priority, and we are endeavoring to respond to you as soon as possible.

Should you have any questions in the interim, please ask your staff to contact my office at (202) 447-5890.

Respectfully,

Zephranie Buetow
Assistant Secretary for Legislative Affairs